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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/437,414	11/10/1999	ALEKSANDER SZLAM	031041.0091	7944
75	90 04/02/2002			
CHARLES L WARNER II ESQ			EXAMINER	
TROUTMAN SANDERS LLP 600PEACHTREE STREET NE			HOOSAIN, ALLAN	
SUITE 5200 ATLANTA, GA	30308		ART UNIT	PAPER NUMBER
, -			2645	<u></u>

DATE MAILED: 04/02/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)				
Office Action Summary		09/437,414	SZLAM ET AL.				
		Examiner	Art Unit				
		Allan Hoosain	2645				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
THE N - Exten after S - If the - If NO - Failur - Any re	DRTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. ISIN (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, exply received by the Office later than three months after the mailing of patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ti within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONI	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).				
1)[<	Responsive to communication(s) filed on Pre-	Amendment A, 7/11/00					
2a) 🗌	This action is FINAL . 2b)⊠ Th	is action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims						
, —	Claim(s) 93-101 is/are pending in the application						
	4a) Of the above claim(s) is/are withdraw	wn from consideration.					
· _	5) Claim(s) is/are allowed.						
, —	6)⊠ Claim(s) <u>93-101</u> is/are rejected.						
,	Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement. Application Papers							
_	The specification is objected to by the Examine	r	•				
10)⊠ The drawing(s) filed on <u>10 November 1999</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12)☐ The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)[☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.							
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
 a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 							
Attachmen		··					
2) D Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of Informa	ry (PTO-413) Paper No(s) I Patent Application (PTO-152)				

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DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities: Pre-Amendment A authorizes cancellation of Claims 1-92. However, the Specification only has Claims 1-88.

Appropriate correction is required by Applicants submitting an amendment to add Claims 89-92 in the Specification.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 93-101 are rejected under 35 U.S.C. 102(e) as being anticipated by Oliphant et al. (US 4,881,261).

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As to Claim 93, with respect to Figure 1 and Appendix A, **Oliphant** teaches a method for managing communications, comprising:

processing inbound communications (Col. 7, lines 13-18 and Appendix A, Labels NQ and NA);

processing outbound communications (Col. 7, lines 13-18, Col. 13, lines 7-10 and Appendix A, label NS);

obtaining a statistic, P(NS), on said outbound communications (Appendix A, Equations 13 and 14); and

adjusting said processing of said inbound communications based on said statistic (Appendix A, Equations 11 and 12).

As to Claim 94, **Oliphant** teaches the method of claim 93, wherein said step of processing inbound communications comprises connecting said inbound communications to agents (Col. 7, lines 13-18); and

said step of adjusting said processing comprises reducing the number of said inbound communications which are connected to said agents if said statistic exceeds a predetermined value (Appendix A, Equation 12);

As to Claim 95, **Oliphant** teaches the method of claim 93, wherein said step of processing inbound communications comprises connecting said inbound communications to agents (Col. 7, lines 13-18);

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and

said step of obtaining a statistic on said outbound communications comprises obtaining information on the duration of said outbound communications (Col. 14, Appendix A, labels S and R), and

said step of adjusting said processing comprises reducing the number of said inbound communications which are connected to said agents if said duration exceeds a predetermined value (Appendix A, Equation 11).

As to Claims 96-97, with respect to Figure 1 and Appendix A, **Oliphant** teaches a method for managing communications, comprising:

processing inbound communications (Col. 7, lines 13-18 and Appendix A, labels NA and NQ);

processing outbound communicatons (Col. 7, lines 13-18 and Appendix A, label NS); obtaining a statistic, DMAX, on said inbound communications (Col. 14, Appendix A);

adjusting said processing of said outbound communications based upon said statistic (Col. 15, Claim 1, lines 47-53).

As to Claim 98, **Oliphant** teaches the method of claim 96 wherein said step of processing outbound communications comprises initiating said outbound communications,

said step of obtaining a statistic on said inbound communications comprises obtaining information on the duration of said inbound communications, and

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said step of adjusting said processing comprises reducing the number of said outbound communications which are initiated if said duration exceeds a predetermined value.

As to Claim 99, with respect to Figure 1 and Appendix A, Oliphant teaches a method for managing communications, comprising:

providing for the processing of inbound communications (Col. 7, lines 13-18 and Appendix A, Labels NA and NQ):

providing for the processing of outbound communications (Col. 7, lines 13-18 and Appendix A, label NS);

obtaining a statistic, DMAX, on said inbound communications (Appendix A, [DMAX]); and

providing for adjusting said processing of said outbound communications based upon said statistic (Col. 15, Claim 1, lines 47-53).

As to Claim 100, **Oliphant** teaches the method of claim 99 wherein said step of providing for the processing of outbound communications comprises

initiating said outbound communications (Col. 15, Claim 1, lines 52-53), and said step of providing for adjusting said processing comprises reducing the number of said outbound communications which are initiated if said statistic exceeds a predetermined value (Col. 15, Claim 1, lines 47-53).

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As to Claim 101, **Oliphant** teaches the method of claim 99 wherein said step of providing for the processing of outbound communications comprises

initiating said outbound communications (Col. 15, lines 53-54),

said step of obtaining a statistic comprises obtaining information on the duration of said inbound communications (Col. 14, lines 66-67), and

said step of providing for adjusting said processing comprises reducing the number of said outbound communications which are initiated if said duration exceeds a predetermined value (Col. 15, lines 47-51 and Col. 16, lines 10-13).

Recommendation:

The claims recite a "managing" method. However, the disclosure does not mention nor describe "managing" literally. Examiner believes that the disclosure does support the concept of managing communications. Therefore, Examiner respectfully invites Applicants to amend the disclosure to literally include the term "managing". The amendment, if made, would not be considered new matter and would be entered.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Costello et al. (US 4,510,351) teach a call routing system which manages calls in real-time.

Pitroda et al. (US 4,289,934) teaches a control system which dynamically manages PBX and ACD trunks.

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5. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231 or faxed to:

(703) 872-9314, (for formal communications intended for entry)

Or:

(703) 306-0377 (for customer service assistance)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Allan Hoosain** whose telephone number is (703) 305-4012. The examiner can normally be reached on Monday to Friday from 7 am to 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan Tsang, can be reached on (703) 305-4895.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Allan Hoosain Primary Examiner 3/22/02